

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

IN RE:	§	
	§	
DEEP MARINE HOLDINGS, INC.	§	Case No. 09-39313
<i>et al</i>	§	Chapter 11 (jointly administered)
	§	
	§	
Debtor	§	

NOTICE OF PERFECTION OF LIEN PURSUANT TO SECTION 546(b)

CapRock Communications, Inc. (hereinafter "CapRock") hereby gives notice pursuant to 11 U.S.C. § 546(b) of the perfection of its maritime lien under 46 U.S.C. § 31342. In support of this notice, CapRock would show the following:

1. CapRock holds a claim in the amount of \$1,020,116.46, plus interest and attorneys' fees, representing unpaid amounts due and owing for the provision of necessities in the form of satellite communication services (and use of related property owned by CapRock, including without limitation remote site equipment such as VSAT¹ terminals/antennae, modems, Ethernet switches and routers), managed IP-based VSAT communication (including voice, fax, networking, and Internet), and support services.

2. Caprock's lien attaches to and encumbers the following vessels (including the proceeds from the sale of any of the vessels): (1) the DMT Diamond (owned by Deep Marine 1, LLC, debtor in case number 09-39315), (2) the DMT Emerald (owned by Deep Marine 2, LLC, debtor in case number 09-39316), (3) the DMT Topaz (owned by Deep Marine 3, LLC, debtor in case number 09-39317), and (4) the DMT Sapphire (owned by Deep Marine 4, LLC, debtor in case number 09-39318).

¹ VSAT stands for Very Small Aperture Terminal, a satellite technology that enables real-time broadband communication in areas where traditional terrestrial infrastructure is not available or has limitations.

3. CapRock reserves the right to supplement and/or amend this notice.

CapRock further reserves all rights under applicable law.

Dated: February 25, 2010.

Respectfully submitted,

HOOVER SLOVACEK LLP

By: /s/ Annie E. Catmull
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ATTORNEYS FOR CAPROCK
COMMUNICATIONS, INC.

CERTIFICATE OF SERVICE

I hereby certify that on or by February 26, 2010 a true and correct copy of the foregoing Notice of Perfection of Lien Pursuant to Section 546(b) has been served on Debtors' counsel, the Office of the U.S. Trustee, and the parties listed below, by the method indicated below:

The Bankruptcy Court's electronic notification system will electronically mail the foregoing to:

Keith Miles Aurzada on behalf of Creditor Sunchase Holdings, Inc.

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Karl J Zimmermann on behalf of Creditor Candies Shipbuilders, LLC

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Service via U.S. mail, postage prepaid, will go to:

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/s/ Annie E. Catmull
ANNIE E. CATMULL